IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Atty. Docket: CARMI=1

In re Application of:

Nir CARMI

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Appln. No.: 10/590,897

Filed: August 28, 2006

For: ENZYMES, CELLS AND METHODS)

FOR SITE SPECIFIC

RECOMBINATION AT ...

Atty. Docket: CARMI=1

Washington, D.C.

December 18, 2008

RESPONSE TO NOTIFICATION OF DEFECTIVE RESPONSE

Honorable Commissioner for Patents U.S. Patent and Trademark Office Randolph Building, Mail 401 Dulany Street Alexandria, VA 22314

Sir:

A Notification of Defective Response was mailed May 20, 2008, requiring additional claim fees and a declaration of the inventors in compliance with 37 CFR 1.497(a) and (b). The Notification states that additional fees are due for additional claims in this case. The Notification also states that the originally filed declaration does not comply with 37 CFR 1.497(a) and (b) because the first, second and third inventor's citizenship was missing.

A response to a notice of missing parts was filed on December 10, 2007. The response included an executed

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declaration and all of the fees required for filing an application as well as the additional fee for 10 extra claims above a total of 20. Therefore, since all the extra claims fees were already paid, there are no outstanding fees due at this time for additional claims. Nevertheless, if the PTO still determines that any additional fees are due to complete the filing fees that are due in this case, the PTO is authorized to charge such fees to Deposit Account No. 02-4035 of the undersigned.

With respect to the portion of the notice requiring a new declaration signed by the first, second and third inventors specifying their citizenship, attached hereto is a new declaration in compliance with 37 CFR 1.497(a) and (b) including the citizenship of the first, second and third inventors.

Prompt consideration on the merits and allowance are earnestly solicited.

Respectfully submitted,

BROWDY AND NEIMARK, P.L.L.C.

Attorneys for Applicant(s)

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